- 16210. Adulteration of puffed rice and puffed wheat. U. S. v. Checker Food Products Co. Plea of guilty. Fine, \$500. (F. D. C. No. 29151. Sample Nos. 52880-K, 52881-K.)
- INFORMATION FILED: May 2, 1950, Eastern District of Missouri, against the Checker Food Products Co., a corporation, St. Louis, Mo.
- ALLEGED SHIPMENT: On or about October 19, 1949, from the State of Missouri into the State of Ohio.
- LABEL, IN PART: "Checker Ready to Eat Wheat Puffs [or "Rice Puffs"]."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (4), the articles had been prepared and packed under insanitary conditions whereby they may have become contaminated with filth.
- DISPOSITION: June 26, 1950. A plea of guilty having been entered, the court imposed a fine of \$500.

CHOCOLATE AND RELATED PRODUCTS

CANDY

- 16211. Adulteration and misbranding of candy. U. S. v. Jacobs Candy Co. Richard M. Jacobs, and Frank H. Waggoner. Pleas of guilty. Joint fine of \$1,000. (F. D. C. No. 28756. Sample Nos. 1265-K, 1266-K, 1388-K, 1433-K, 1434-K, 2915-K, 51173-K, 63802-K.)
- INFORMATION FILED: February 23, 1950, Middle District of Tennessee, against the Jacobs Candy Co., a partnership, Nashville, Tenn., and Richard M. Jacobs and Frank H. Waggoner, partners.
- ALLEGED SHIPMENT: Between the approximate dates of March 7 and August 26, 1949, from the State of Tennessee into the States of South Carolina, Virginia, Kentucky, and North Carolina.
- LABEL, IN PART: "Betty Bundle 2 oz. or over," "Mint The Big Five," "Cello Asst'd," or "Cello Mint."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of rodent hair fragments, rodent hairs, insect fragments, and a rodent excreta fragment; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.
 - Misbranding, Section 403 (a), Betty Bundle candy. The label statement "2 oz. or over" was false and misleading since the packages contained less than 2 ounces; and, Section 403 (e) (2), the product failed to bear a label containing an accurate statement of the quantity of the contents.
- DISPOSITION: May 15, 1950. Pleas of guilty having been entered, the court imposed a joint fine of \$1,000.
- 16212. Adulteration of candy. U. S. v. Gilbert Candy Co. and George T. Gilbert and Orbon L. Gilbert. Pleas of guilty. Joint fine of \$100. (F. D. C. No. 28198. Sample Nos. 53455-K, 53456-K, 60696-K, 60697-K.)
- INFORMATION FILED: December 19, 1949, Middle District of Tennessee, against the Gilbert Candy Co., a partnership, Nashville, Tenn., and George T. Gilbert, and Orbon L. Gilbert, partners.